

ATTACHMENT ON ALL CAREONS

1. 24 Comp. Gen. 391 has never been overruled, modified, or amplified by any published or unpublished decision, according to the GAO Digest Section.

2. The following decisions are of some help: 22 Comp. Gen. 869, at 871; 20 Comp. Gen. 267, at 269 and 270; 18 Comp. Gen. 951, at 952; see also 24 Comp. Gen. 150.

3. In connection with this problem, Mr. Veatch suggested 24 Comp. Gen. 391, and 18 Comp. Gen. 951.

STATINTL 4. [REDACTED] of Personnel Study Staff, suggested 18 Comp. Gen. 907, 8 Comp. Gen. 582, and 4 Comp. Gen. 845.

5. The problem is indexed under "appointments, effective ^date," in the Comptroller General's decisions.

6. See also last page of memorandum from [REDACTED] dated 22 October 1948, indexed in our Legal Decisions under "Residence (travel expenses)." STATINTL

7. Section 7 of Public Law 600 was passed to insure that there would not be applied the general rule that an employee must bear the expenses of reporting to his first duty station, or of returning to his home. Confer 13 Comp. Gen. 390, 16 Comp. Gen. 852, 19 Comp. Gen. 71, and United States v. Lauer, 50 F. Supp. 299 (House Report No. 2186, 79th Congress, 2d Session).